

GOVERNMENT OF ANDHRA PRADESH
ABSTRACT

Urban Land (Ceiling & Regulation) Repeal Act, 1999 – Surplus land taken possession under the provisions of the Principal Act, 1976 in NTS.No.16/2, R.W.No.16, Block.No.9 of Jagir Machavarm Village, Vijayawada and under occupation of 3rd parties – Allotment of land in favour of Sri Beesam Ramulu and 2 others, under partly BPL category – Orders – Issued.

REVENUE (UC.I) DEPARTMENT

G.O.Ms.No. 131

Dated:01 March, 2012.
Read the following:-

- 1) G.O.Ms.No.747 Revenue (UC.I) Department Dt:18-6-2008
- 2) From Special Officer, Urban Land Ceiling, Vijayawada Lr.No. B4/CC/ 2360/76 Dt:25 -5-2010.
- 3) From Special Chief Secretary & Chief Commissioner of Land Administration, Hyderabad Lr.No.UC2/148/2010, Dt:22.8.2011.

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ORDER:

Whereas, the Government have issued guidelines in the reference 1st read above for allotment of the surplus land taken possession under the provisions of the Principal Act, 1976 and saved under section 3(1) (a) of the Urban Land Repeal Act, 1999.

2. Whereas, the Special Officer, Urban Land Ceiling, Vijayawada has submitted proposals vide reference 2nd read above and Special Chief Secretary & Chief Commissioner of Land Administration, A.P., Hyderabad verified the said proposals and recommended vide reference 3rd read above, for allotment of excess land taken possession by the State Government and saved U/s 3(1)(a) of Urban Land (C&R) Repeal Act, 1999 and under occupation of the 3rd parties come party under BPL category in accordance with the guidelines issued in G.O. first read above, to regularize the un-authorized occupation.

3. Accordingly, the Government after careful examination of the proposals hereby allot the excess land taken possession by the State Government under the provisions of the Principal Act,1976 to the extents and location mentioned in Col.Nos.4 & 5 of the annexure in favour of the applicants as shown in Col.No.3 of the annexure who are reported to be in possession of the excess land supported by Primary Documents / Registered Documents as shown in Col.No.6 and paid the amounts as shown in Col.Nos.7,8 & 9 of the annexure come partly under BPL category.

4. The excess land allotted upto 67.00 Sq. Mtrs is at free of cost under BPL Category is not alienable upto (10) years but can be heritable, remaining extents shown in col. No. 4 in the annexure respectively, is under APL Category.

5. The names of the allottees (3 cases) shall be incorporated in Revenue, Registration & Survey records accordingly by the authorities concerned. The Chief Commissioner of Land Administration and the Commissioner & Inspector General of Registration & Stamps shall ensure compliance of these orders.

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6. A copy of this order, together with the relevant sketch of the land allotted, measurements thereof and its boundaries with topographical details, duly attested by the competent authority shall be delivered to the allottees concerned under proper acknowledgement

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

ANIL CHANDRA PUNETHA,
PRINCIPAL SECRETARY TO GOVERNMENT.

To

The Allottees as shown in the annexure (1-3 page (3) persons).

(thro' Special Officer, Urban Land Ceiling, Vijayawada))

The Special Officer, Urban Land Ceiling, Vijayawada.

The Special Chief Secretary & Chief Commissioner of Land
Administration, A.P., Hyderabad.

The Principal Secretary to Govt. M.A & U.D. Department.

The Inspector General of Registration & Stamps, Hyderabad.

The District Collector, Krishna District at Machilipatnam.

The District Registrar, Krishna District.

The Sub-Registrar concerned through District Registrar, Krishna
District.

The Commissioner & Director of Survey Settlements, Hyderabad.

The Asst. Director Survey & Land Records, Krishna District .

(through the Commr. & D.O.S., Hyderabad)

The Vice-Chairman & Managing Director, VGTMUDA, Vijayawada.

The Tahsildar, Vijayawada Urban Mandal thro' Collector, Krishna District.
SF/SC.

//FORWARDED :: BY ORDER//

SECTION OFFICER